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# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano § Case No. 16-52305

Carolina Esquivel Cano §

Debtor(s) \$ CHAPTER 13 PLAN

First Amended Plan

To the Honorable United States Bankruptcy Judge:

Comes now the Debtor(s) herein and, as required by 11 U.S.C. §1321, files this Debtor's Chapter 13 plan, and in support thereof would show the Court as follows:

### **Monthly Plan Payment**

Debtor(s) shall each month submit such portion of Debtor's future earnings (or other future income) to the supervision and control of the Chapter 13 Trustee as is necessary for the execution of this plan. Payments by Debtor to the Trustee shall begin within thirty (30) days after the date the Order for relief is entered unless otherwise allowed by the Court. The Debtor's monthly plan payment shall be an amount equal to the Debtor's monthly disposable income or an amount sufficient to pay the claims of general unsecured creditors in full over the term of the plan, whichever first occurs.

#### **Duration of Plan**

The term of the plan shall not exceed sixty (60) months from the date the first monthly plan payment is due or until the claims of general unsecured creditors are paid in full, whichever first occurs, provided that the term may be extended by the granting of a moratorium by the Court after proper notice and opportunity for hearing, or other modification of the plan granted by the Court after proper notice and opportunity for hearing. Regardless of the total term, unless there has been a change in circumstances, the plan shall be deemed to have been completed when the Chapter 13 Trustee has received from or on behalf of the Debtor(s) an amount equal to the number of months specified in the Plan times the monthly plan payment or an amount necessary to pay the claims of general unsecured creditors in full, whichever first occurs, and as adjusted by any post-confirmation modifications of the amount of the monthly plan payment.

### **Payment of Claims**

Allowed claims shall be paid to the holders thereof in accordance with the terms hereof. From the monthly payments described above, the Chapter 13 Trustee shall pay the following allowed claims in the manner and amounts specified. Claims filed by a creditor designated as secured or priority but which are found by the Court to be otherwise shall be treated as set forth in the Trustee's Recommendation Concerning Claims (TRCC).

Local Rule 3002 provides, in part, that EVERY creditor filing a proof of claim in all cases SHALL transmit a copy with attachments, if any, to the Debtor's attorney (or the Debtor if the Debtor is pro se) and the Trustee appointed in the case.

- **A. Administrative Expenses:** The Trustee shall pay the expenses, as prescribed by the Court, for administering the plan. The first monthly plan payment shall be paid to the Debtor's attorney as attorney's fees. The balance, if any, of Debtor's attorney's fees shall be paid concurrently with allowed secured claims in consecutive monthly installments. Such fees shall be paid in full prior to any payments being made to general unsecured creditors. Once Debtor's attorney fees are paid in full, those funds will be paid, pro rata, first to secured creditors, then to priority creditors and then to unsecured creditors.
- **B. Priority Claims:** Other than Debtor's attorneys' fees, payment of which is provided for in the preceding paragraph, claims entitled to priority under 11 U.S.C. §507, except a claim entitled to priority under §507(a)(1)(B), shall be paid in full, pro rata, unless a specific payment amount is assigned to a particular priority claim, in deferred installments as funds become available upon completion of payment of attorneys' fees and allowed secured claims. The holder of any such claim may agree to a different treatment of such claim. Claims allowed under §507(a)(1)(B) are not dischargeable and may be paid less than the full amount only if the Debtor's disposable income is paid into the plan for 5 years.

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# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano
Carolina Esquivel Cano
Debtor(s)

& & & Case No. **16-52305** 

**CHAPTER 13 PLAN** 

First Amended Plan Continuation Sheet # 1

- C. Secured Claims: In the event a secured claim is treated pursuant to 11 U.S.C. §1325(a)(5)(B), secured creditors whose claims are allowed shall be paid, in consecutive monthly installments, a principal amount equal to the value of their collateral or the amount of their net claim, whichever is less, plus interest thereon at the applicable rate. Unless objected to, the monthly installments proposed by the Debtor will be considered to provide adequate protection to such creditor during the term of the plan. The holders of such claims shall retain their liens on the collateral which is security for such claims (except for those liens which the Debtor(s) avoids by proper pleading and opportunity for hearing thereon) until the earlier of the payment of the underlying debt (determined under non-bankruptcy law) or discharge pursuant to §1328. If the case is dismissed or converted without completion of the plan, such lien is retained to the extent allowed by applicable non-bankruptcy law. The value of the collateral shall be deemed to be the value established by the Debtor, subject to objection, and, accordingly, the amount of the secured claim shall be established in the manner provided by the Local Rules and Standing Order of the United States Bankruptcy Court for the Western District of Texas, San Antonio Division, and the Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors, & Deadlines. In the event a creditor timely files a proof of claim which evidences a perfected security interest in collateral, which claim and collateral was not dealt with by the Debtor's plan, the collateral will be deemed valued by the Court at the amount set forth in the Trustee's Recommendation Concerning Claims (TRCC), unless a response and objection to the TRCC is timely filed.
- **D.** Unsecured Claims: Unsecured claims may be separately classified provided, however, that all claims within a particular class shall be treated the same. Any unsecured claim not over \$50.00 may be paid pro rata, in equal installments or in full, at the election of the Trustee. The classes, generally, will be as follows:
- 1. General unsecured: The class of "general unsecured" claims shall comprise the claims of all creditors holding unsecured nonpriority claims, not otherwise designated as "special class" unsecured claims, including the unsecured portion of a secured creditor's bifurcated claim (i.e., the difference between the value of the collateral and the total amount of the claim) and secured claims the liens securing which have been avoided. Payments to general unsecured creditors shall be made on a pro rata basis as funds become available after secured and priority claims have been paid in full. The amount paid to general unsecured claimants shall depend on such factors as the total amount of claims actually filed and allowed, but the total amount paid to unsecured creditors shall be equal to or greater than the amount such creditors would receive, as of the effective date of the plan, if the Debtor's estate were liquidated under Chapter 7 of the United States Bankruptcy Code. In the event the Debtor owns non-exempt assets the liquidation of which would result in the immediate payment in full of all allowed general unsecured claims were the Debtor's estate liquidated under Chapter 7 of the United States Bankruptcy Code, then the Debtor shall pay the holders of such claim interest at the rate of five percent (5%) per annum on allowed claims over the term of the Chapter 13 plan. Interest that would otherwise accrue during the life of the plan is discharged upon completion of the plan, except for any interest accruing on a debt to any general unsecured creditor whose debt (and/or interest) is nondischargeable under the law.
- **2. Special class:** The class of "special class" claims shall comprise those claims that would otherwise be general unsecured claims but that the Debtor(s) has elected to pay in full despite the fact that general unsecured claims are not paid in full. Such claims include, but are not limited to, claims arising out of consumer debts for which any individual is liable with the Debtor by way of co-signature, guarantee, endorsement or otherwise ("co-signed debts"), claims based on NSF checks (or any other claims which might result in criminal prosecution), and student loans.

### **Vesting of Estate Property**

Upon confirmation of the plan, all property of the estate shall not vest in the Debtor(s), but shall remain as property of the estate subject to the automatic stay of 11 U.S.C. §362.

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### IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano Carolina Esquivel Cano Debtor(s)

§ Case No. 16-52305 § § **CHAPTER 13 PLAN** 

Continuation Sheet # 2

### **Executory Contracts/Unexpired Leases:**

Pursuant to 11 U.S.C. §1322(b)(7) of the Bankruptcy Code, the Debtor(s) hereby elects to assume or assign the following executory contracts, if any:

Creditor Name **Description of Contract** Election In Default

(None)

Pursuant to 11 U.S.C. §1322(b)(7) of the Bankruptcy Code, the Debtor(s) hereby elects to reject the following executory contracts, if any:

Creditor Name **Description of Contract** In Default Election

(None)

### **Direct Payments to Creditors**

Certain claims may be paid directly to the holders thereof, not by the Chapter 13 Trustee, but rather by the Debtor(s) or some other party who shall be deemed acting as disbursing agent of the Trustee for payment of such claims. Creditors receiving such direct payments outside the plan may continue to issue payment books, coupons and any other method normally used to make and receive periodic payments and this shall not violate the provisions of 11 U.S.C. § 362.

Such payments shall be made in addition to the payments by Debtor to the Trustee as herein set forth.

If a creditor is allowed by Court Order to foreclose on, or otherwise take back his/her property, such creditor must notify the Chapter 13 Trustee immediately upon regaining the property. Upon entry of an Order Lifting Stay, the Trustee shall stop any further payment on that claim.

Any creditor who has obtained an order lifting the automatic stay, or an inferior lienholder in the case desiring to file a deficiency claim, must file such claim by amending or replacing their claim within 90 days of the property's reversion to the first lienholder.

#### **Long Term Debts**

Any amount not paid during the term of the plan on secured debts upon which the last payment is due after the final payment under the plan is due ("long term debts") shall not be discharged. In the event the debt is secured by any real or personal property and either the holder of such secured claim obtains relief from the stay of 11 U.S.C. §362 for the purpose of foreclosing its lien on or security interest in such property or the Debtor elects to surrender the property to the creditor, then the entire debt shall be discharged pursuant to 11 U.S.C. §1328(a) or 11 U.S.C. §1328(b) and shall not be excepted from such discharge by 11 U.S.C. §1328(a)(1) or 11 U.S.C §1328(c)(1). A creditor may file an unsecured claim in the amount of any resulting deficiency after the collateral is liquidated and the proceeds thereof applied against the claim within ninety (90) days of such liquidation unless the Court orders otherwise.

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# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano
Carolina Esquivel Cano
Debtor(s)

§ Case No. 16-52305
 § CHAPTER 13 PLAN

First Amended Plan Continuation Sheet # 3

### **Additional Provisions**

Additional information, provisions and requirements are set forth in the Local Rules and Standing Orders of the United States Bankruptcy Court for the Western District of Texas, San Antonio Division, and in the Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors, & Deadlines which will be mailed to all parties affected hereby. These documents should be consulted in connection with any analysis of this plan and the effect thereof.

Proposed payments to individual creditors and the amount of payments to unsecured creditors may change as a result of the Meeting of Creditors or as Proofs of Claim are filed and allowed. Creditors may wish to attend the meeting of creditors and should be aware of any changes. All changes will be listed in the TRCC which will be served on all creditors after the deadline for filing proofs of claim has expired.

### **Specific Treatment for Payment of Allowed Claims**

These are proposed treatments. Actual treatment may be different. When claims are finalized, you will be served with the "Trustee's Recommendation Concerning Claims" and the opportunity to object.

### 1. DIRECT PAYMENTS TO CREDITORS

Creditor Name	Remarks	Debt Amount	Monthly Payment
CTW Properties LC, LLC		\$79,673.07	\$1,000.00

### 2. SECURED CREDITORS: (Refer to paragraph C)

Creditor / Collateral / Remarks	Estimated Amount	Estimated Value	Unsecured Portion	Mo. Pmt or Method of Disb.	Insured (Yes/No)  Name of Insurance	Indicated if to be Sold or Returned	Interest Rate
Conns Credit Corp Massage chair, TV stand Pay FMV at \$46/mo	\$3,589.00	\$2,500.00	\$1,089.00	\$52.23 Avg.	No		5.25%
Toyota Motor Credit Co 2015 Toyota Tundra Pay in Full as 910 at \$762/mo AP at \$290.00/mo	\$41,028.58	\$29,000.00	\$12,028.58	\$796.34 Avg.	AP paid at \$290/m	)	5.25%

### 3. PRIORITY CREDITORS: (Refer to paragraph B)

Creditor	Estimated Amount	Payment Method 1. Before 2. After 3. Along With Secured Creditors	Remarks
The Packard Law Firm	\$3,575.00	Along With	

# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano
Carolina Esquivel Cano
Debtor(s)

§ § Case No. 16-52305

§

**CHAPTER 13 PLAN** 

First Amended Plan Continuation Sheet # 4

4. SPECIAL CLASS UNSECURED CREDITORS: (Refer to paragraph D-2)

			Mo. Pmt or
			Method of
Creditor /			Disb. on Est.
Remarks	Special Condition	Estimated Debt	Value

**5. GENERAL UNSECURED CREDITORS: (Refer to paragraph D-1)** 

Creditor	Estimated Debt	Remarks
Account Services Colls	\$75.00	
Ace Cash	\$1,200.00	
Ace Cash	\$280.00	
Army Emergency Relief	\$1,015.42	
Capital One Bank Usa N	\$455.00	
Capital One Bank Usa N	\$254.00	
Cash Store	\$1,800.00	
Cash Store	\$140.00	
Central Finl Control	\$78.00	
Commonwealth Financial	\$490.00	
Commonwealth Financial	\$490.00	
Conns Credit Corp	\$1,089.00	Unsecured portion of the secured debt (Bifurcated)
Credence Resource Mana	\$1,299.00	
Credit Coll	\$916.00	
Credit One Bank Nat	\$451.00	
Credit Systems Intl In	\$560.00	
Datasearch	\$212.00	
Datasearch	\$159.00	
Dept Of Ed/Navient	\$1.00	
Dept Of Ed/navient	\$1.00	
Diversified	\$1,299.00	
Enhanced Recovery Co L	\$572.00	
Enhanced Recovery Co L	\$473.00	
Financial Control Serv	\$128.00	
Financial Control Serv	\$71.00	
Financial Control Serv	\$70.00	
First Premier Bank	\$543.00	
Frost Bank	\$833.00	
Frost Bank	\$496.00	
Generations Federal Credit Union	\$3,480.00	
IC System	\$734.22	
Mabt/contfin	\$604.00	
Medicredit, Inc	\$398.00	
Military Star	\$4,747.00	
NPAS, Inc	\$41,519.08	
Phoenix Financial Serv	\$27.00	

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# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano
Carolina Esquivel Cano
Debtor(s)

§ § Case No. 16-52305

§

**CHAPTER 13 PLAN** 

### Continuation Sheet # 5

Power Finance	\$290.00	
Rio Grande Anesthesia & Pain	\$3,528.00	
Security Service Fcu	\$15,776.00	
Security Service Fcu	\$1,394.00	
South Texas Infectious Disease	\$874.00	
Speedy Cash	\$3,063.94	
Speedy Cash	\$290.00	
Sun Loan Company Sa So	\$1,196.00	
Sun Loan Company Sa So	\$496.00	
Wakefield & Associates	\$387.00	
Westlake Financial Svc	\$9,410.00	

### **Totals**

Priority	\$3,575.00	, Secured_	\$43,528.58	, Special Class	\$0.00	, Unsecured	\$103,664.66
•							

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# IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano
Carolina Esquivel Cano
Debtor(s)

§ Case No. **16-52305** §

CHAPTER 13 PLAN

Continuation Sheet # 6

§

#### **General Information**

### NOTICE: Local Rule 3002 provides, in part:

"Every Creditor filing a Proof of Claim in all cases shall transmit a copy with attachments, if any to the Debtor's Attorney (or the Debtor if the Debtor is pro se) and the Trustee appointed in the case."

Creditors are hereby notified that WITHOUT FURTHER NOTICE the Plan may be amended at the Meeting of Creditors (341(a) meeting). Any amendment may affect your status as a creditor. The Debtor's estimate of how much the Plan will pay, projected payments and estimates of the allowed claims may also change. The following information is an attempt to advise Creditors of the status of the case based on the information known at the time of its preparation. Any special concerns of a creditor may justify attendance at the First Meeting of Creditors and such other action as may be appropriate under the circumstances. More detailed information is on file at the office of the United States Bankruptcy Clerk in San Antonio, Texas.

	San Antonio, Texas.	Aore detailed information is on file	at the office of the United State	es Bankruptcy Clerk in
1.	1. The Debtor's Plan Payment is scheduled at	\$1,000.00 Monthly	Pay Order, 🔽 P	ay Order waived.
2.	2. The Plan proposes to pay in full all allowed priority, s less than	iority unsecured creditors with allo		
3.	3. Value of non-exempt assets\$0.00	, 🗹 Federal or 🔲 State	e exemptions; 🗹 Consumer	Debtor or Business Debtor.
4.	4. Current Monthly Income \$4,889.83 , - An Monthly Disposable Income		e Expended	=
an	and/or			
5.	5. Monthly net income from Schedule I  \$4,299.5 Excess income \$1,000.00	, - Expenses from Schedul	le J\$3,299.51 =	
6.	<b>6.</b> If the payment of any debt is proposed to be paid dire Claims" set forth above.	ectly by the Debtor outside the Plan	ı, it is so noted in the "Specific	Treatment of Allowed
Ne	Note 1: Creditors should note that the Debtor's project Such percentage is based upon the amount of claims or amended claims are filed and allowe percentage paid to unsecured creditors may be	debt of all classes listed by the Del d by the Court in an amount greate	otor(s) in the Debtor(s) schedul	es filed with the Court. If

#### SUPPLEMENTAL PLAN PROVISIONS

The above plan is a uniform Chapter 13 plan adopted for use in the San Antonio Division of the Western District of Texas. None of its provisions can be altered except as hereinafter set forth in this Supplemental Plan Provision. To the extent any provision of the Supplemental Plan is in conflict with the provisions in the uniform plan, the Supplemental Plan shall prevail. Any provisions in the Supplemental Plan not provided for in the uniform plan shall become a part of the plan in addition to the provisions of the uniform plan.

The following are the Supplemental Plan Provisions:

### **Confirmation Provision**

Entry of the order confirming this plan does not inhibit the Trustee's avoidance powers as set forth in 11 U.S.C. §§ 544-548.

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### IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano Carolina Esquivel Cano Debtor(s)

§ § Case No. 16-52305

§

**CHAPTER 13 PLAN** 

Continuation Sheet #7

### Attorney's Fees

Payment of attorney's fees will be made from full amount of first four (4) monthly plan payments, and thereafter \$100/mo, or more if funds become available, pursuant to this Court's 2016 Standing Order for San Antonio Divsion.

### Term of Plan

The term of this plan is 60 months.

#### **Tax Refunds**

If this chapter 13 plan provides for a dividend of less than 100% to allowed unsecured creditors, the Debtor(s) is directed to pay into the plan all disposable income, as defined by 11 U.S.C. section 1325(b)(1)(B) and (2), for the term of the plan, including income tax refunds received during that period. The Debtor(s) is directed to maintain the same number of tax exemptions for withholding as when the case was filed, except as required by a change in dependents allowance(s) and/or marital status. Should the Debtor(s) change the withholding exemptions, the Debtor(s) must amend Schedules I and J within 30 days, specifically noting the basis for the amendment. If Schedule I (Statement of Current Income) includes annual tax refunds as 1/12 prorated income, the Debtor(s) is directed to pay into the plan any amount that exceeds the annualized amount set forth on Schedule I. The Trustee shall have the discretion to increase the percentage dividend to the unsecured creditors as a result of additional payments made under this provision. The Trustee shall have the discretion and authority to determine whether tax refunds are disposable income, provided that the Debtor(s) submits to the Trustee supporting documentation and a Stipulation to Retain Tax Refund, which the Debtor(s) shall file with the Court. The Debtor(s) reserves the right to file a motion to retain the tax refund.

Respectfully submitted this date: _	11/15/2016		
/s/ Alfredo Cano		/s/ Carolina Esquivel Cano	
Alfredo Cano	_	Carolina Esquivel Cano	

### UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: Alfredo Cano CASE NO. 16-52305 Carolina Esquivel Cano

CHAPTER 13

### IMPORTANT NOTICE TO PARTIES AND CERTIFICATE OF SERVICE

THIS PLAN PROPOSES TREATMENT THAT MAY ADVERSELY AFFECT SOME PARTIES. ANY OBJECTIONS TO THIS PLAN MUST BE FILED WITH THE COURT WITHIN TWENTY-ONE (21) DAYS FROM THE DATE OF SERVICE HEREIN.

#### CERTIFICATE OF SERVICE

I certify that on November 15, 2016 the above and foregoing plan was served by electronic means, if available, otherwise first class mail, postage prepaid, to the parties listed on the attached mailing matrix.

SEE ATTACHED MATRIX

Label Matrix for local noticing Doc#14 Filed 11/15/16 Entered 11/15/16 08:58:21 Main Document Pg 10 of Account Services Colls 13

Case 16-52305-rbk
Western District of Te

Western District of Texas San Antonio

Mon Nov 14 18:09:26 CST 2016

Ace Cash

4447 Fredericksburg Rd San Antonio, TX 78201-1956

Bureau of Medical Economics

PO Box 20247

Phoenix AZ 85036-0247

CTW Properties, LLC 700 E. Hildebrand #205 San Antonio, TX 78212-2529

Central Finl Control Po Box 660873

Dallas, TX 75266-0873

Credence Resource Mana 17000 Dallas Pkwy Ste 20 Dallas, TX 75248-1940

Credit Systems Intl In 1277 Country Club Ln Fort Worth, TX 76112-2304

Diversified P O Box 551268 Jacksonville, FL 32255-1268

First Premier Bank 3820 N Louise Ave Sioux Falls, SD 57107-0145

IC System
PO Box 64437
Saint Paul, MN 55164-0437

615 E. HOUSTON STREET, ROOM 597 SAN ANTONIO, TX 78205-2055

American InfoSource LP as agent for T Mobile/T-Mobile USA Inc

PO Box 248848

Oklahoma City, OK 73124-8848

CTW PROPERTIES L.C., a Limited Liability Com

c/o James A. Hoffman Clemens & Spencer 112 E. Pecan - Ste. 1300 San Antonio, TX 78205-1531

(p)CAPITAL ONE PO BOX 30285

SALT LAKE CITY UT 84130-0285

Commonwealth Financial

245 Main St

Dickson City, PA 18519-1641

Credit Coll Po Box 607

Norwood, MA 02062-0607

Datasearch Pob 461289

San Antonio, TX 78246-1289

Enhanced Recovery Co L 8014 Bayberry Rd

Jacksonville, FL 32256-7412

Frost Bank Po Box 1600

San Antonio, TX 78296-1600

Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346 Bexar County

c/o Bradley S. Balderrama 711 Navarro, Suite 300 San Antonio, TX 78205-1749

1802 Ne Loop 410 Ste 400

San Antonio, TX 78217-5298

CTW Properties LC, LLC 700 E. Hildebrand #205 San Antonio, TX 78212-2529

Cash Store

7117 Blanco Rd Suite 2 San Antonio, TX 78216-5015

Conns Credit Corp 3295 College St Beaumont, TX 77701-4611

Credit One Bank Nat Po Box 98872 Las Vegas, NV 89193-8872

Dept Of Ed/Navient Po Box 9635

Wilkes Barre, PA 18773-9635

Financial Control Serv 200 N New Rd

Waco, TX 76710-6932

Generations Federal Credit Union

PO Box 791870

San Antonio, TX 78279-1870

(p)CONTINENTAL FINANCE COMPANY LLC PO BOX 8099 NEWARK DE 19714-8099 Medicredit, Inc. 52305-rbk Doc#14 Filed 11/15/16 Entered 11/15/16 08:58:21 Main Document, Pg 11 of

Resurgent Capital Services Po Box 1629 PO Box 1927 Maryland Heights, MO 63043-0629

Greenville, SC 29602-1927

Resurgent Capital Services PO Box 1927

Greenville, SC 29602-1927

(p) CREDITORS BANKRUPTCY SERVICE

PO BOX 800849

DALLAS TX 75380-0849

NPAS, Inc

Rio Grande Regional Hospital

PO Box 99400

Louisville, KY 40269-0400

Phoenix Financial Serv 8902 Otis Ave Ste 103a Indianapolis, IN 46216-1009

Power Finance 8744 Wurzbach Rd

San Antonio, TX 78240-1159

Quantum3 Group LLC as agent for

ACE Cash Express INC

PO Box 788

Kirkland, WA 98083-0788

Recovery Management Systems Corporation

25 S.E. 2nd Avenue, Suite 1120

Miami, FL 33131-1605

Rio Grande Anesthesia & Pain

PO Box 1230

San Antonio, TX 78294-1230

Rio Grande Regional Hospital Resurgent Capital Services

PO Box 1927

Greenville, SC 29602-1927

Security Service Fcu 16211 La Cantera Pkwy San Antonio, TX 78256-2419

South Texas Infectious Disease

1200 E Ridge Road Suite 8 McAllen, TX 78503-1528

Speedy Cash

4515 Fredericksburg Rd San Antonio, TX 78201-6519

Speedy Cash P.O. Box 780408 Wichita, KS 67278-0408

Sun Loan Company Sa So 1330 Sw Military Dr San Antonio, TX 78221

The Packard Law Firm 1100 NW Loop 410 Ste 104 San Antonio, TX 78213-2252

Thomas G. Bassler 306 West Sunset Suite 119 San Antonio, TX 78209-1730

Toyota Motor Credit Co 14100 San Pedro Ave Ste San Antonio, TX 78232-4361 Toyota Motor Credit Corporation

PO Box 9013

Addison, Texas 75001-9013

United States Trustee - SA12 US Trustee's Office 615 E Houston, Suite 533 PO Box 1539 San Antonio, TX 78295-1539

Wakefield & Associates 830 E Platte Ave

Fort Morgan, CO 80701-3601

Westlake Financial Svc 4751 Wilshire Byld Los Angeles, CA 90010-3827 Alfredo Cano

San Antonio, TX 78202-3245

1422 Paso Hondo

Carolina Esquivel Cano 1422 Paso Hondo

San Antonio, TX 78202-3245

David Bernard Packard Packard Law Firm 1100 NW Loop 410 Suite 104 San Antonio, TX 78213-2252 Mary K Viegelahn Chapter 13 Trustee 10500 Heritage Blvd Suite 201 San Antonio, TX 78216-3631

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4). The continuous control of the contro

End of Label Matrix
Mailable recipients 56
Bypassed recipients 0
Total 56